OCT 2 3 2017

CLERK'S OFFICE
DETROIT

To Mr. Bernard A. Friedman.

10-19-17

In regards to Case Noi 16-CR-20227, the Defendant Mr. Ryon L.

Travis has been trying to work with the counsels that's being appointed by the court It is not the Defendant's intentions on upsetting the court or cause any delays whatsoever. It is only his intentions to address certain issues that is crucially relevant in this matter and only tends to do so by way of counsel but if counsel refuses to do so then the Defendant feels obligated to file handwritten motions on his own behalf. The Defendant is not a lawyer and is not sure of how motions should be formed and submitted, nor does Defendant have the sufficient finances and resources to type or have typed in a sufficient format to be accepted by the court though pro se motions should be considered in a less stringed mapper.

Supreme Court issues and if they are not applied through counsel or allowed the opportunity to be submitted by the Defendant himself to address the it would most definately prejudice the Defendant in the outcome of this case and also his right to appeal those issues, so please inform me of what was meant when you said the motion isn't in a sufficient format for the court to hear" so that an attempt to make the necessary corrections can be made in the event that the new counsel fails to file the proper motions for these extremely relevant issues to be addressed and heard by the court. If you continue to refuse the motions that's being attempted to be acknowledged, it will impair the Defendant's right to accord

These issues that the Defendant wishes to address are Constitutional

The Defendant has recently reviewed the latest motion filed on 9-8-17 (Dckt 60) and it is exact or almost exactly the ** same format of the "Motion to Suppress" filed by the previous attorney on 9-19-16 (Dckt 28) and the only differences is that the Defendant has handwritten it himself, the brief is not seperate from the motion and the Defendant submitted it on

his own behalf so please inform me exactly what did you mean by insufficient format.	
	low would the Defendant be allowed to
address his issues if counse	I refuses to as the issues MUST be
addressed before trial? You	are putting pressure on trial to begin and
that will make it too late t	for these issues to be raised. Please inform
me,	
C.C. My File	
	Thank You,
	By: Trovis, Ryon L. Travis, Ryon L.
	Iravis, Ryon L.

RYON TRAVIS

54525-039 REG. NO.

FEDERAL DETENTION CENTER P.O. BOX 1000 MILAN, MICHIGAN 48160

20 OCT 2017 FM 17 L

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